LYNN M. KESLAR 483 - 9<sup>th</sup> Street, Suite 200 1 2 (510) 868-0644 tel. (510) 225-3945 fax lmk@lynnkeslar.com 4 Attorney for Defendant LAURĂ CATON 5 IN THE UNITED STATES DISTRICT COURT 6 FOR THE NORTHERN DISTRICT OF CALIFORNIA 7 8 No. CR-10-00395 PJH 9 United States of America, 10 Plaintiff, STIPULATION FOR ORDER AND ORDER ALLOWING DEFENDANT TO 11 VS. TRAVEL TO REDDING, CA LAURA CATON, 12 Defendant. 13 14 15 GOOD CAUSE APPEARING, IT IS HEREBY STIPULATED by the parties through 16 their counsel that defendant LAURA CATON may travel to Redding, California, for a visit with 17 her family, from June 30th thru July 4<sup>th</sup>; and travel to Suisun City on July 4<sup>th</sup>, returning to this 18 District the same day. 19 United States Pretrial Service Officer for Paul Mamaril does not oppose Ms. Caton's 20 travel as proposed by this stipulation, assuming her continued compliance with the pretrial 21 conditions of release. 22 It is further agreed and ordered that prior to her travel, Ms. Caton shall provide Pretrial 23 Services Officer Paul Mamaril with information regarding her arrangements to leave this 24 District, including her contact information and itinerary. In addition, Ms. Caton is to 25 communicate with the .Pretrial Services Office during and immediately after her travel, as 26 directed by Pretrial Services.

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All other terms of Ms. Caton's initial pretrial release shall remain in effect. SO STIPULATED. /s/KESLIE STEWART Dated: June 24, 2011 **Assistant United States Attorney** /s/Dated: June 24, 2011 LYNN M. KESLAR Attorney for Defendant LAURA CATON SO ORDERED. Dated: 6/29/11 The Honorable Magistrate Judge DONNA RYU